## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

CAITLIN O'CONNOR,	)
Plaintiff,	) Case No. 3:20-cv-00628
v.	) Judge Eli J. Richardson
THE LAMPO GROUP, LLC a/k/a	) Magistrate Judge Frensley
RAMSEY SOLUTIONS,	) Jury Demand
Defendant.	<i>)</i> )

## MOTION FOR ADMISSION PRO HAC VICE

Pursuant to Rule 83.01 of the Local Rules for the United States District Court Middle District of Tennessee, Basyle Tchividjian hereby moves for admission to appear *pro hac vice* in the above-captioned action as counsel for third parties who have either been subpoenaed or requested by the Defendant for depositions, Amy Fritz and Melissa J. Hogan, respectively.

Pursuant to 29 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct:

- I am a member in good standing of the Middle District of Florida. Attached is a
   Certificate of Good Standing from that court.
- 2. I am not, nor have I ever been, the subject of disciplinary proceedings by any disciplinary authority, court or tribunal.
- 3. I have not been found in contempt by any court or tribunal.
- 4. I have not been sanctioned pursuant to 28 U.S.C. § 1927.

5. I have never been censured, suspended, disbarred, or denied admission or readmission

by any court or tribunal.

6. I have not been charged, arrested, or convicted of a criminal offense or offenses.

7. I understand that pursuant to Local Rule 83.01(d)(1), if I am not both a member of the

Tennessee and admitted to the bar of this Court, local counsel must be retained.

Below is the name, address, phone number, and e-mail address of local counsel

retained in this matter:

John Robert Toy II, Esq.

Parker, Toy & Associates, PLLC

745 South Church Street

Suite 240

Murfreesboro, TN. 37130

BPR# 031400

Phone: 615.896.2727

Email: John@parkertoylaw.com

I have read and am familiar with Local Rules of Court for the United States District 8.

Court Middle District of Tennessee.

9. By seeking admission to practice before this Court, I acknowledge my responsibility

for compliance with all rules of this Court and confer disciplinary jurisdiction upon

this Court for any alleged misconduct arising in the court of the proceeding.

DATED: August 20, 2021.

/s/ Basyle Tchividjian

Basyle J. Tchividjian, Esquire

FL Bar #: 0985007

Boz Law, PA

120 South Woodland Blvd, Suite 209

DeLand, FL 32720

Phone: 386-356-2104

Email: boz@bozlawpa.com

2

## **CERTIFICATE OF SERVICE**

I, Basyle Tchividjian, hereby certify that a true and exact copy of the foregoing document was sent via email and UPS, postage prepaid, to the following counsels of record:

Leslie Sanders
Daniel Crowell
WEBB SANDERS PLLC
611 Commerce Street
Suite 3102
Nashville, TN 37203
lsanders@webbsanderslaw.com
dcrowell@webbsanderslaw.com
Attorneys for Defendant

Heather Moore Collins
Anne Bennett Hunter
Ashley Shoemaker Walter
COLLINS & HUNTER PLLC
7000 Executive Center Drive, Suite 320
Brentwood, TN 37027
heather@collinshunter.com
anne@collinshunter.com
ashley@collinshunter.com
Attorneys for Plaintiff

this the 20th day of August, 2021.

/s/ Basyle Tchvidjian
Basyle J. Tchividjian, pro hac vice pending